1 2 3 4 5 6 7 8	JANET SATTERTHWAITE (admitted pro hac vio jsatterthwaite@potomaclaw.com POTOMAC LAW GROUP, PLLC 1300 Pennsylvania Avenue, NW, Suite 700 Washington, DC 20004 JOHN SNYDER (admitted pro hac vice) jsnyder@potomaclaw.com 101 Federal Street, Suite 1900 Boston, MA 02110 Telephone: (202) 558-5557 Facsimile: (202) 318-7707  ELLEN LONDON (Cal. Bar No. 325580) elondon@londonstoutlaw.com LONDON & STOUT P.C.	ce)		
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11	Attorneys for Defendant, Availink Inc.			
12	UNITED STATES D	ISTRICT COURT		
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
14	OAKLAND DIVISION			
15	HDMI LICENSING ADMINISTRATOR, INC.			
16	Plaintiffs,	DEFENDANT, AVAILINK INC'S, CORPORATE DISCLOSURE		
17	v.	STATEMENT AND DISCLOSURE		
18	AVAILINK INC,  OF INTERESTED ENTITIES			
19	Defendant[s].			
20				
21	Pursuant to Federal Rule of Civil Procedure 7.1 and N.D. Cal. Civil Local Rule 3-15, the			
22	undersigned certifies that the following listed persons, associations of persons, firms, partnerships			
23	corporations (including parent corporations), or other entities (i) have a financial interest in the			
24	subject matter in controversy or in a party to the proceeding, or (ii) have a non-financial interest			
25	in that subject matter or in a party that could be substantially affected by the outcome of this			
26	proceeding:			
27	(1) Plaintiff, HDMI Licensing Administrator, Inc.			
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1	(2)	Defendant, Availink Inc. Availink Inc. does not have a parent corporation, nor is		
2		there any publicly held corporate	tion that owns 10% or more of Availink's stock.	
3	(3)	The entities collectively referred	d to in the Complaint (¶ 8) as the "Founders":	
4		Hitachi Maxell, Ltd.; Panasonio	Corporation, Koninklijke Philips Electronics N.V.;	
5		Silicon Image, Inc.; Sony Corpo	oration; Technicolor S.A., and Toshiba	
6		Corporation, and further specified in Plaintiff's Amended Corporate Disclosure		
7		Statement and Disclosure of Interested Entities: Maxell, Ltd., Panasonic Holdings		
8		Corporation, Koninklijke Philips N.V., Lattice Semiconductor Corporation (parent		
9		of Silicon Image, Inc.), Sony G	roup Corporation, Technicolor S.A. n/k/a Vantiva	
10		S.A., and Toshiba Corporation, all of which, it is alleged, together created the		
11		High-Definition Multimedia Interface specification, which is a subject of the		
12		HDMI Specification Adopter Agreement Defendant, Availink, Inc., is alleged to		
13		have breached. Availink Inc. does not have knowledge of whether any of these		
14		entities have parent corporations or whether any publicly held corporation owns		
15		10% or more of any of these entities' stock.		
16	- ·	W 40, 2022		
17	Dated: Apr	11 18, 2023	Respectfully submitted,	
18			POTOMAC LAW GROUP, PLLC	
19			/s/ John R. Snyder	
20		В	y: JOHN SNYDER JANET SATTERTHWHITE	
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22			Attorneys for Defendant Availink Inc.	
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